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PAGE 1 / 1

July 20, 2012

Mr. Christopher Morse  
Senior Campaign Finance Analyst  
Federal Election Commission  
999 E Street, NW  
Washington, DC 20463

RE: FEC ID#: C00062646, General Mills Inc. Political Action Committee

Dear Mr. Morse:

This letter responds to your RQ-2 dated July 3, 2012. As you are aware, our committee recently began using new software for our PAC management. The previous software itemized only those contributions from an individual that exceeded the \$200.01 itemization threshold in the reporting period. Thus, if an individual had two contributions in the period, the only one itemized would be the one that took them over the threshold.

Our new software, however, itemizes all contributions from an individual in the reporting period if any of their contributions in the period cause them to exceed the threshold. This is what caused the difference in the itemization for 11(a)(i) and 11(a)(ii).

Furthermore, during the conversion process, operating expenditures were entered as Other Disbursements, which itemize on Line 29, rather than the appropriate Line 21b. Thus, we are submitting amended reports to correct these issues. Please feel free to contact me if you have any questions. Thank you.

Sincerely,

Joe Bohlke  
Treasurer

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